## UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

## CULTURAL RESOURCE USE PERMIT

Sec. 302(b) of P.L. 94-579, October 21, 1976, 43 U.S.C. 1732 and Sec. 4 of P.L. 96-95, October 31, 1979, 16 U.S.C. 470cc

## SPECIAL CONDITIONS

- 1. Permittee's initiation of work or other activities under the authority of this permit signifies the permittee's acceptance of the terms and conditions of the permit.
- 2. Permittee shall deposit all artifacts, samples and collections, as applicable, and copies of all records, data, photographs, and other documents, resulting from work under this permit, with the curatorial facility named in the permit not later than 90 days after the date of the final report is submitted to the authorized officer. The final report shall include a catalog of all materials deposited with the curatorial facility.
- 3. Permittee shall not be released from requirements of this permit until all outstanding obligations have been satisfied, whether or not the term of the permit has expired.
- 4. During the course of activities conducted under this Permit, the BLM State Director and authorized officer or their representatives shall have full access to the work area specified in the permit, at any time during or after completion of field work shall have the right to inspect the work area and any recovered materials or records thereof.
- 5. If any evidence of human skeletal remains is encountered during the course of testing or excavation, permittee shall cease work in that location and shall immediately notify the authorized officer. Such work shall not resume until the authorized officer has given permission.
- 6. Permittee shall not conduct any flint knapping or lithic replication experiments at any archaeological site, aboriginal quarry source, or non-site location which might be mistaken for an archaeological site as a result of such experiments.
- 7. Immediately upon completion of any episode of field work, the permittee shall either verbally or by written notice inform the authorized officer of survey results and any avoidance or mitigative recommendations considered appropriate by the permittee. Depending on the scope, duration, and nature of the work, the authorized officer may require progress reports, during or after the fieldwork period or both.
- 8. Permittee shall submit two copies, unless otherwise notified, of a final report to the authorized officer not later than 30 days after completion of field work. Where a complex or large project is involved, the due date for the final report may be negotiated with the authorized officer.
- 9. Permittee shall submit one copy of all published journal articles and other published or unpublished reports, papers, and manuscripts resulting from the permitted work, to each the State Director, the authorized officer, and the State Historic Preservation Officer.
- 10. Field work conducted under authority of this permit shall be carried out in such a way as not to impede other legitimate uses of the public lands, except when special provision has been made by the authorized officer.

- 11. Vehicular activity shall be restricted to existing roads and trails unless provided by the authorized officer.
- 12. Temporary stakes and/or flagging by the permittee shall be removed upon completion of field work unless otherwise provided by the authorized officer.
- 13. Disturbance shall be kept to the minimum area consistent with the nature and purpose of the field work.
- 14. Permittee shall take precautions to protect livestock, wildlife, the public, or other users of the public lands from accidental injury in any excavation unit.
- 15. All subsurface test units and excavation units shall be backfilled as soon as possible after recording the results, of their excavation, and restored as closely as reasonable to the original contour.
- 16. Living trees shall not be cut or otherwise damaged, unless authorized by the authorized officer.
- 17. Precautions shall be taken at all times to prevent wildfires. Permittee shall be held responsible for suppression costs for any fires on public lands caused through negligence of the permittee. No burning of debris shall be allowed without specific authorization by the authorized officer.
- 18. Resource management facilities within the permit area, such as fences, reservoirs, and other improvements, shall not be disturbed without prior approval of the authorized officer. Where disturbance is necessary, permittee shall return the facility to its original condition, as determined by the authorized officer.
- 19. Permittee shall clean all camp and work areas before leaving the permit area. Permittee shall take precautions to prevent littering or pollution on public lands, waterways, and adjoining properties. Refuse shall be carried out and deposited in approved disposal areas.
- 20. Permittee will comply with all procedures in the current edition of the BLM Nevada Cultural Resources Inventory General Guidelines and all local terms and conditions imposed by the local BLM manager.
- 21. Permittee may request review, in writing to the official concerned, of any disputed decision regarding denial of a field work authorization request, inclusion of specific terms and conditions, or modification, suspension, or revocation of a permit, setting out reasons for believing that the decision should be reconsidered.
- 22. Permittee shall not disclose or disseminate cultural resource locations in any manner without prior written authorization from the BLM Nevada State Archaeologist.